## **SENATE BILL No. 411**

### DIGEST OF INTRODUCED BILL

**Citations Affected:** IC 5-14-1.5-6.1; IC 8-1-1-5.

**Synopsis:** IURC administrative proceedings. Amends the open door law to permit the utility regulatory commission (IURC) to deliberate rate cases in executive session. Prohibits a commissioner, an administrative law judge, or an employee or agent of the IURC who is assigned to a formally docketed proceeding from communicating with a party to the proceeding unless the party files a notice of the communication for inclusion in the public record.

Effective: July 1, 2002.

# Server

January 10, 2002, read first time and referred to Committee on Commerce and Consumer Affairs.





#### Second Regular Session 112th General Assembly (2002)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2001 General Assembly.

## SENATE BILL No. 411

A BILL FOR AN ACT to amend the Indiana Code concerning utilities and transportation.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 5-14-1.5-6.1, AS AMENDED BY P.L.37-2000
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2002]: Sec. 6.1. (a) As used in this section, "public official"
4	means a person:
5	(1) who is a member of a governing body of a public agency; or

- (1) who is a member of a governing body of a public agency; or
- (2) whose tenure and compensation are fixed by law and who executes an oath.
- (b) Executive sessions may be held only in the following instances:
- (1) Where authorized by federal or state statute.
- (2) For discussion of strategy with respect to any of the following:
- (A) Collective bargaining.
  - (B) Initiation of litigation or litigation that is either pending or has been threatened specifically in writing.
  - (C) The implementation of security systems.
  - (D) The purchase or lease of real property by the governing body up to the time a contract or option to purchase or lease is executed by the parties.



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1	However, all such strategy discussions must be necessary for				
2	competitive or bargaining reasons and may not include				
3	competitive or bargaining adversaries.				
4	(3) For discussion of the assessment, design, and implementation				
5	of school safety and security measures, plans, and systems.				
6	(4) Interviews with industrial or commercial prospects or agents				
7	of industrial or commercial prospects by the department of				
8	commerce, the Indiana development finance authority, the film				
9	commission, the Indiana business modernization and technology				
10	corporation, or economic development commissions.				
11	(5) To receive information about and interview prospective				
12	employees.				
13	(6) With respect to any individual over whom the governing body				
14	has jurisdiction:				
15	(A) to receive information concerning the individual's alleged				
16	misconduct; and				
17	(B) to discuss, before a determination, the individual's status				
18	as an employee, a student, or an independent contractor who				
19	is a physician.				
20	(7) For discussion of records classified as confidential by state or				
21	federal statute.				
22	(8) To discuss before a placement decision an individual student's				
23	abilities, past performance, behavior, and needs.				
24	(9) To discuss a job performance evaluation of individual				
25	employees. This subdivision does not apply to a discussion of the				
26	salary, compensation, or benefits of employees during a budget				
27	process.				
28	(10) When considering the appointment of a public official, to do				
29	the following:				
30	(A) Develop a list of prospective appointees.				
31	(B) Consider applications.				
32	(C) Make one (1) initial exclusion of prospective appointees				
33	from further consideration.				
34	Notwithstanding IC 5-14-3-4(b)(12), a governing body may				
35	release and shall make available for inspection and copying in				
36	accordance with IC 5-14-3-3 identifying information concerning				
37	prospective appointees not initially excluded from further				
38	consideration. An initial exclusion of prospective appointees from				
39	further consideration may not reduce the number of prospective				
40	appointees to fewer than three (3) unless there are fewer than				
41	three (3) prospective appointees. Interviews of prospective				

appointees must be conducted at a meeting that is open to the



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1	public.
2	(11) To train school board members with an outside consultant
3	about the performance of the role of the members as public
4	officials.
5	(12) To prepare or score examinations used in issuing licenses,
6	certificates, permits, or registrations under IC 15-5-1.1 or IC 25.
7	(13) To discuss a public utility rate case.
8	(c) A final action must be taken at a meeting open to the public.
9	(d) Public notice of executive sessions must state the subject matter
10	by specific reference to the enumerated instance or instances for which
11	executive sessions may be held under subsection (b). The requirements
12	stated in section 4 of this chapter for memoranda and minutes being
13	made available to the public is modified as to executive sessions in that
14	the memoranda and minutes must identify the subject matter
15	considered by specific reference to the enumerated instance or
16	instances for which public notice was given. The governing body shall
17	certify by a statement in the memoranda and minutes of the governing
18	body that no subject matter was discussed in the executive session
19	other than the subject matter specified in the public notice.
20	(e) A governing body may not conduct an executive session during
21	a meeting, except as otherwise permitted by applicable statute. A
22	meeting may not be recessed and reconvened with the intent of
23	circumventing this subsection.
24	SECTION 2. IC 8-1-1-5 IS AMENDED TO READ AS FOLLOWS
25	[EFFECTIVE JULY 1, 2002]: Sec. 5. (a) The commission shall in all
26	controversial proceedings heard by it be an impartial fact-finding body
27	and shall make its orders in such cases upon the facts impartially found
28	by it. The commission shall in no such proceeding, during the hearing,
29	act in the role either of a proponent or opponent on any issue to be
30	decided by it. All evidence given in any such proceeding shall be
31	offered on behalf of the respective parties to, or appearing in, the
32	proceeding and not in the name or behalf of the commission itself.
33	(b) Any report, audit, examination, or analysis prepared by the
34	commission staff or an agent of the commission at the request or
35	direction of the commission may be made a part of the record of the
36	proceeding, subject to cross-examination by any party of the person
37	who performed or directed the preparation of the report, audit,
38	examination or analysis. Any report, audit, examination, analysis, or
39	recommendation that:
40	(1) is prepared by the commission staff or an agent of the
41	commission and communicated to the commission or an



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administrative law judge;

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1	(2) concerns an issue of fact or law in an adjudicatory
2	proceeding; and
3 4	(3) is not made part of the record of the proceeding; must be served by the commission or an administrative law judge
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5 6	on all parties to the proceeding not less than ten (10) days before a final order is issued in the proceeding.
7	(c) If in any such proceeding the public interest is not otherwise
8	adequately represented by counsel, in the opinion of the commission,
9	it shall be the duty of the utility consumer counselor, if requested by the
10	commission, to make adequate preparation for the presentation of the
11	interests of the public in such proceeding and he the utility consumer
12	counselor shall at the hearing represent the public interests therein
13	involved.
14	(d) However, nothing in this section prevents the commission from
15	instituting, prosecuting, hearing, or determining any investigation or
16	proceeding which it is authorized to do, or make, on its own motion by
17	any law with the administration of which it is charged.
18	(e) Except as otherwise provided in this chapter, no member or A
19	commissioner, an administrative law judge, a staff employee of the
20	commission, or an agent of the commission assigned to make findings
21	of fact and conclusions of law in a formally docketed evidentiary
22	proceeding may <b>not</b> communicate in connection with any issue of fact,
23	or law, or policy disputed in that proceeding with any party or his a
24	party's representative, except on notice and with opportunity for all
25	parties to participate: unless the party agrees to report the
26	communication in the manner provided in this subsection, and
27	regardless of whether the communication is initiated by the party
28	or the party's representative or by the commissioner,
29	administrative law judge, staff employee, or agent. A party shall
30	report a communication described in this subsection not later than
31	three (3) working days after the date on which the communication
32	occurs by submitting a notice of ex parte communication to the
33	administrative law judge or commissioner assigned to the
34	proceeding and to the secretary of the commission for inclusion in
35	the public record. A notice provided under this subsection must
36	include the following information:
37	(1) The date, time, and location of the communication and
38	whether it was oral, written, or oral and written.
39	(2) The identity of:
40	(A) all participants in the communication;
41	(B) the person initiating the communication; and
42	(C) any other persons present during the communication.



1	(3) A description of the communication and a summary of the	
2	content of communication.	
3	The party shall attach to the notice required under this subsection	
4	a copy of any written material or text used during the	
5	communication.	
6	(f) A person who violates this section <del>commits a Class C infraction.</del>	
7	is subject to sanctions, disciplinary action, or other remedial action	
8	as follows:	
9	(1) If the person is a party to a proceeding under this section	
10	and the person:	
11	(A) directly or indirectly violates or causes the violation of	
12	this section; or	
13	(B) fails to report to the commission the facts and	
14	circumstances concerning any violation of this section;	
15	the person, after notice and hearing, may be disqualified by	
16	the commission from further participation in the proceeding.	
17	In a proceeding other than a rulemaking proceeding, the	
18	commission may require the person to show cause why the	
19	person's claim or interest in the proceeding should not be	
20	dismissed, denied, disregarded, or otherwise adversely	
21	affected. In any proceeding, the commission may impose any	
22	alternative or additional sanctions upon the person as the	
23	commission considers appropriate.	
24	(2) If the person is a staff employee or an agent of the	_
25	commission, the person is subject to any disciplinary or other	
26	remedial action that the commission considers appropriate.	
27	(3) For all other persons, the commission may impose any	
28	sanctions or other remedial actions that the commission	
29	considers appropriate under the circumstances of the	
30	violation.	

